UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE:

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Chapter 11

S
HUMBLE SURGICAL HOSPITAL, LLC, S
CASE NO. 17-31078-H2-11

et al.,

Output

S
(Joint Administration Pending)

Debtors.

NOTICE OF APPEARANCE UNDER FED. R. BANK. P. 9010(b), REQUEST FOR ALL COPIES PURSUANT TO FED. R. BANKR. P. 2002 AND REQUEST FOR ALL PLEADINGS PURSUANT TO FED. R. BANKR. P. 3017(a)

Abira Medical Laboratories, LLC d/b/a/ Genesis Diagnostics and Genesis-Humble Management Services, LLC ("Genesis Diagnostics") creditors and parties in interest in the above-captioned bankruptcy case, request that all notices given or required to be given and all papers served or required to be served by U. S. Mail **and** by email in the above-captioned case be given to and served upon:

Joshua W. Wolfshohl Eric M. English Porter Hedges LLP 1000 Main Street, 36th Floor Houston, Texas 77002 (713) 226-6000 (713) 226-6248 (fax) jwolfshohl@porterhedges.com eenglish@porterhedges.com

This request encompasses all notices, copies and pleadings referred to in section 1109(b) of Title 11, United States Code or in Rules 2002, 3017 or 9007 of the Bankruptcy Rules of Procedure, including, without limitation, notices of any orders, motions, demands, complaints,

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¹ The Debtors in these cases, along with the last four digits of their respective taxpayer ID numbers are Humble Surgical Hospital, LLC (4960), Case No. 17-31078-H2-11; Humble Surgical Holdings, LLC (9350), Case No. 17-31079-H2-11; K&S Consulting, ASC LP (5512), Case No. 17-31080-H2-11; and K&S Consulting Management, LLC (5422), Case No. 17-31081-H2-11.

petitions, pleadings, plans of reorganization, disclosure statements, requests, or applications, and

any other documents brought before this Court in this case, whether formal or informal, written

or oral, or transmitted or conveyed by mail, delivery, telephone, telex or otherwise which affect

or seek to affect the above case.

This Notice of Appearance and Request for Notices shall not be deemed or construed to

be a waiver of rights of Genesis Diagnostics (i) to have final orders in noncore matters only after

de novo review by a district judge, (ii) to trial by jury in any proceedings so triable in these cases

or in any case, controversy, or proceeding related to these cases, (iii) to have a District Court

withdraw the reference in any matter subject to mandatory or discretionary withdrawal, or (iv) to

any rights, claims, actions, setoffs, or recoupments to which Genesis Diagnostics are or may be

entitled, in law or in equity, all of which rights, claims, actions, defenses, setoffs, and

recoupments are expressly reserved.

Respectfully submitted this 27th day of February 2017.

/s/ Eric M. English

Joshua W. Wolfshohl

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ATTORNEYS FOR ABIRA MEDICAL LABORATORIES, LLC D/B/A/ GENESIS DIAGNOSTICS AND GENESIS-HUMBLE

MANAGEMENT SERVICES, LLC

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CERTIFICATE OF SERVICE

This will certify that a true and correct copy of the foregoing document was served by electronic transmission to all registered ECF users appearing in the case on February 27, 2016.

/s/ Eric M. English Eric M. English